



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड १३]

शिमला, शनिवार, ६ नवम्बर, १९६५/१५ कार्तिक, १८८७

[संख्या ४६

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भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिशनरज कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार FOREST DEPARTMENT NOTIFICATIONS

Simla-4, the 22nd July, 1965

No. Ft. 1661-2/62(M).—Whereas it is considered necessary that portion of the forests specified in the notification shall be closed for a period of 10 (ten) years and that the rights of private persons over such portion will be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such forests is sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed, and whereas it is further considered necessary to prohibit the closing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927) the Lieutenant Governor, Himachal Pradesh is pleased to

declare that the portion of Bilaspur Forest Division, as per schedule given shall be closed for a period of 10 (ten) years from the date of this notification and that the rights of private persons over such portion shall remain suspended during the said period of 10 years and he is further pleased to prohibit, from the date of this notification:

1. The quarrying and removal of stones.
2. The burning of lime and charcoal.
3. The breaking up or clearing for cultivation, for building, for herding cattle or for any other purposes.
4. Grazing by all kinds of animals throughout the year.
5. Lopping and cutting of trees and bushes throughout the year.
6. Cutting of grass throughout the year.
7. The collection or subjection to any manufacturing process, or removal of any forest produce in or over or from the portion so closed.

Note.—Grass cutting may be permitted free to right holders on permits on such terms and

conditions as may be made and imposed, at the discretion of the Divisional Forest Officer, Bilaspur Forest Division (Himachal Pradesh).

SCHEDULE

District: Bilaspur.

Illaqu: Sadar Naina Devi.

Name of forests: Sarrounding area of Naina Devi Temple.

Total area of forests: 38 acres.

Area to be closed: 5.29 acres.

BOUNDARIES:

North.—U.F. Shri Naina Devi Ji.

East.—Inspection path leading from P.W.D. Rest House to cultivated land of Shri Charanji Lal Bhojki.

West.—U.F. Bhadaran.

South.—Ridge running from P.W.D. Rest House towards village Badharm.

Simla-4, the 2nd August, 1965

No. Ft. 1-1/56(M).—Whereas it is considered that portion of the Forest specified below shall be closed for a period of 20 years and that the rights of private persons over such portion shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such forest is sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed, and whereas it is further considered necessary to prohibit the doing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Lieutenant Governor, Himachal Pradesh is pleased to declare that the portion of 26-E, Bhunda Shill D.P.F. situated in Tehsil Karsog, District Mandi as per schedule given below shall be closed for a period of 20 years from the date of this notification and that the rights of private persons over such portion shall remain suspended during the said period of 20 years and he is further pleased to prohibit, from the date of this notification:

1. The quarrying and removal of stone.
2. The burning of lime and charcoal.
3. The breaking up or clearing for cultivation, for building, for herding cattle or for any other purposes for any land.
4. Grazing by all kinds of animals throughout the year.
5. Lopping and cutting of trees and bushes throughout the year.
6. Cutting of grass throughout the period.
7. The collection or subjection to any manufacturing process or removal of, any forest produce, in or over or from the portion so closed.

Note.—Grass cutting may be permitted free to right-holders on permits on such terms and conditions as may be made and imposed, at the discretion of the divisional forest officer, Suket forest division.

SCHEDULE

District: Mandi.

Tehsil: Karsog.

Illaqu: Ramgarh.

Name of forests: 26-E Bhunda-Shill D.P.F.

Total area of forests: 835 acres.

Area to be closed: 50 acres.

BOUNDARIES:

North.—Kothi Dhar and Bhunda village.

South.—Katoli village.

East.—26-E, Dhunda Shill D.P.F.

West.—Balahani village and 26E Bhunda-Shill D.P.F.

By order,

V. P. AGARWALA,
Secretary.

Simla-4, the 2nd August, 1965

No. Ft. 776-1/63(M).—Whereas it is considered necessary that portion of forests specified in the schedule below, shall be closed for a period of 15 years and that the rights of the private persons shall be suspended during such period, for the purpose of regeneration and artificially re-stocking the area in order to check erosion and denudation and whereas remainder of such forest is sufficient and in a locality reasonably convenient for the due exercise of the rights suspended in the portion so closed and whereas it is further considered necessary to prohibit the doing of any or all of the acts, mentioned in clause (c) of section 30 of the Indian Forest Act, XVI of 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act, 1927 the Lieutenant Governor, Himachal Pradesh is pleased to declare that the portion of Sheiling D.P.F., situated in the Lahaul range of Pangi forest division, as per schedule given below, shall remain closed for a period of 15 years from the date of this notification and that rights of private persons over this area shall remain suspended during the said period of 15 years, and he is further pleased to prohibit from the date of this notification:

1. Quarrying and removal of stones.
2. The burning of lime and charcoal.
3. The breaking up and clearing for cultivation for building for herding cattle or for any other purpose of any kind in this area closed throughout the year.
4. Grazing by all kinds of animals throughout the year.
5. Cutting of grass throughout the year.
6. Lopping and cutting of trees and bushes throughout the year.
7. The collection or subjection to any manufacturing process or removal of any forest produce in or over or from the forest so closed.

Note.—Grass cutting may be permitted free to right holders on permit on such terms and conditions as may be made and imposed at the discretion of the Divisional Forest Officer, Pangi Forest Division, Kilar.

SCHEDULE

District: Chamba.

Tehsil: Pangi.

Illaqu: Lahaul.

Name of forest: Sheiling D.P.F.

Total area: 348 acres.

Area to be closed: 70 acres.

BOUNDARIES:

North.—Bhugnar nalla, upto Miyar nalla Diluvi DPF.

South.—Sheiling D.P.F. and village Sheiling cultivation.

East.—Sheiling D.P.F. and nalla.

West.—Miyar nalla and Tambu D.P.F.

V. P. AGARWALA,
Secretary.

PUBLIC WORKS DEPARTMENT NOTIFICATION

Simla-4, the 10th August, 1965

No. PWE-136-347/65-587-90E.—Shri K. M. Anantharamiah assumed the charge of the office of Assistant Planner in the Town and Country Planning Organisation, Himachal Pradesh Public Works Department, Simla on the forenoon of July 1, 1965.

(Authority, Secretary to Himachal Pradesh Government Public Works Department's office order No. PWE-136-347/65-4820-25-C, dated May 31, 1965).

D. S. THAKUR,
Under Secretary.

REVENUE DEPARTMENT NOTIFICATIONS

Simla-4, the 30th July, 1965

No. R. 86-122/53-Vol. II.—In exercise of the powers conferred upon him under section 6 of the Indian Registration Act No. XVI of 1908 as applied to Himachal Pradesh, the Lieutenant Governor is pleased to appoint with immediate effect, the Naib-Tehsildars of Shillai and Rajgarh sub-tehsils of Sirmur district to be Sub-Registrars within the local limits of their respective sub-

tehsils, which are sub-districts for the purpose of the Registration Act.

Simla-4, the 2nd August, 1965

No. R. 86-122/53-Vol. II.—In exercise of the powers conferred upon him under section 7 of the Indian Registration Act, No. XVI of 1908, as applied to Himachal Pradesh, the Lieutenant Governor, is pleased to establish in the sub-districts of Shillai and Rajgarh the offices of the Sub-Registrars, with immediate effect.

By order,
T. S. NEGI,
Chief Secretary.

Simla-4, the 4th August, 1965

No. 4-9/65-Rev.I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the establishment of sheep and wool extension centre, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Mahasu is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Mahasu district at Kasumpti.

SPECIFICATION

District: MAHASU Sub-tehsil: KUMARSAIN

Village	Khasra No.	Area Big. Bis.
BARAGAON	76	11 14

Simla-4, the 9th August, 1965

No. 2-37/64-Rev. I. In exercise of the powers conferred upon him under sub-section (3) of section 7 of the Himachal Pradesh Land Revenue Act, 1953 (Act No. 6 of 1954), the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to appoint with immediate effect, the following Naib-Tehsildars to be Assistant Collectors of the second grade within the local limits shown against each with immediate effect:—

Sl. No.	Name	Jurisdiction
1	2	3
1.	Shri Gopi Chand, officiating Naib-Tehsildar.	Kumarsain sub-tehsil.
2.	Shri Krishan Lal, officiating Naib-Tehsildar.	Rohru tehsil
3.	Shri Surinder Prakash Thakur, officiating Naib-Tehsildar.	Solan tehsil

By order,
B. S. GAUTAM,
Under Secretary.

भाग २—बैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT OFFICE ORDERS

Sundernagar, the 6th August, 1965

No. H/3-PF-10242-46.—Shri Ujagar Singh, Assistant Engineer (Electrical), Bijni, Sub-Division at Mandi took over the dual charge of the office of the Assistant Engineer, Sub-station, Sub-division, Sundernagar from Shri S. P. Shrivastava, Assistant Engineer, who proceeded on 12 days earned leave on the afternoon of 25th June, 1965.

Shri S. P. Shrivastava on return from leave again took over charge of the office of Sub-station, Sub-division from Shri Ujagar Singh, Assistant Engineer, who was holding dual charge, on the forenoon of July 13, 1965.

Sundernagar, the 6th August, 1965

No. H-3/PF-45-10247-51.—Shri R. K. Kaistha, P.A. to Superintending Engineer, 1st Hydrel Circle, Sundernagar took over the charge of the office of A.S.O.W. on May

13, 1965 (forenoon) in addition to his own duties from Shri V. K. Gupta, S.O.W. as per Chief Engineer, Department of Multipurpose Projects and Power No.PW-MPP-1-21/64-3498-509, dated May 6, 1965.

NOTIFICATION

Sundernagar, the 6th August, 1965

No. H/PF/65-10236-40.—On his promotion as Assistant Engineer in the scale of Rs. 250-25-550/30-750 vide Secretary (P.W.D.) to the Himachal Pradesh Government No.PWE-141-7/61-9946-56A, dated March 24, 1965, Shri Partap Singh took over charge of the office of the Assistant Engineer, Pangti Sub-division (Hydel) Chamba from Shri B. K. Sharma, Assistant Engineer, Elect., who was holding dual charge on May 1, 1965 (forenoon).

Y. N. MALHOTRA,

Superintending Engineer,
1st Hydro Electrical Circle, Sundernagar.

भाग ३—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिशनरज् कोर्ट, फाइनेन्शल कमिशनर तथा कमिशनर आफ़ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

FOREST DEPARTMENT NOTIFICATION

Simla-4, the 3rd August, 1965

No Ft. 43-241-A/49(M).—In exercise of the powers conferred by section 32 of the Indian Forest Act, (XVI of 1927) as applied to Himachal Pradesh read with the Government of India, Ministry of States, notification No. 146-J, dated the 6th December, 1950 the Lieutenant Governor, Himachal Pradesh is pleased to make the following rules for such areas in the Kotkhai range which have been declared as protected forests in Himachal Pradesh Government notification No. Ft. 29-241-BB/49, dated the 25th February, 1952:

RULES

1. In these rules, unless there is something repugnant in the subject or context—

“First class protected forests” mean the demarcated forests detailed in schedule I of this division.

“Second class protected forests” means the (a) undemarcated forests, (b) un-cultivable waste lands with or without these, (c) all *ghansis* and *bahis* in the possession of Zamindars and all lands near habitation, which are the property of Government and not assessed to land revenue.

“Divisional Forest Officer” means the officer for the time being in charge of the Simla Forest Division.

"Record of rights" means the record approved by the Superintendent Hill States, Simla in respect of the various States named above.

"Right-holder" means a land holder, whether as owner, cultivator or mortgagor who settled or may settle in future in the territories of the above States.

"Trees and timber" shall have the same meaning as defined in the Indian Forest Act (XVI of 1927).

"Cattle" means cows, bullocks, sheep and goats, ponies and mules but not buffaloes, elephants, camels and pigs.

"Rights" means rights admitted in the record of rights.

2. Except where the contrary is stated, the rules apply to the protected forests of all classes.

3. The exercise of rights is restricted to the bonafide produce obtained in the exercise of rights shall not be bartered, sold or given as gift or in any other way disposed of by right-holders.

4. Grant of trees required for building construction by the right-holders will be subject to the following conditions:—

- (a) A right-holder will apply to the Divisional Forest Officer for the grant of trees when a new house is to be built or an old one is to be repaired.
- (b) Trees shall be marked by the Forest Department for felling only on payment of fees to be fixed from time to time.
- (c) The assessment of number of trees to be granted will be based on the sale condition that house to be constructed and repaired conforms to the usual pattern of building which right-holders generally use for their residence in the locality concerned. No tree will be granted for building to be given on rent or to be used as a shop.
- (d) The trees granted shall be used only for the purpose for which they are granted and no timber or trees, acquired by right-holders in the exercise of their rights may be sold bartered or in any alienated.
- (e) Saw and not axe would be used by the right-holders for splitting the trees into planks and scantlings.
- (f) The period of felling of trees and removal of timber shall be three months. It may be extended to six months on payment of one fourth of the original fee.
- (g) These will not ordinarily be granted more often than once in five years to any right-holder but in case of accidental burning of the applicant's house or other misfortune, trees may be granted at a shorter interval than five years to meet the actual requirements of a right-holder.
- (h) The buildings shall be constructed within the limits of the village where the cultivated land on account of which the trees are given is situated unless the contrary has been specially allowed.
- (i) If trees are available in the II class protected forest these must be given first from there otherwise from the first class protected forests.
- (j) Un-marked trees of all species except deodar, kail, chil, rai, oak and walnut may be cut free by right-holders under a written permit for the following purposes (a) Fuel for marriage feasts, (b) Fuel for funeral ceremonies, and (c) for making agricultural and domestic implements.
- (k) Right-holders may cut crooked and unsound trees of inferior class where are not available for burning the dead without permission provided intimation is given to the local forest guard within one week of such felling. Felling of deodar trees for burning the dead is prohibited.

5. Trees required by the custodians of village temples shall be marked by the Forest Department in forests owned by the temple and, if no trees are available therefrom, from the second class protected forests and if no trees are available there then from the 1st class protected forests according to the rights specified in the record of rights.

6. The right-holders may fell nirgal and bhashal trees for making *kittas* and baskets required for their own domestic and agricultural requirements provided information is given to the local forest guard before as well as after felling.

7. Right-holders requiring trees for water mills, water courses, forked wood for oil mills will apply for the grant and on the application being sanctioned kail or chil shall be granted free of charge, if available.

8. Right-holders may lop oak and other broad-leaved trees for making Hal, Halish, Sohaga and Shamains etc.

In case they cut trees for this purpose, an intimation must be given to the local forest guard within seven days of their having done so.

9. Right-holders may be granted oak, kail or chil trees on payment of prescribed fee conversion into charcoal required for the preparation and repairing of agricultural implements. In first class protected forests, Divisional Forest Officer, may allow lopping of big kail trees free of charge for burning into charcoal.

10. Burning charcoal in the first class protected forests is prohibited except in the *nalas, khads* and under such conditions as the Divisional Forest Officer may impose.

11. The right-holders may graze such cows and bullocks as are required by them for domestic and agricultural needs in the 1st and 2nd class protected forests.

12. (a) Grazing of sheep and goats 'Shal' (Flocks) is prohibited in first class protected forests.

(b) Grazing of sheep and goats in 'toli' is prohibited except in the fir forests.

13. Grazing by buffaloes is prohibited in deodar and kail forests except for the limited number (to be specified by Government from time to time).

14. Non-agricultural residents may also graze cattle in the second class protected forests on payment of prescribed fees provided that no right is thereby conferred and that the concession may be revoked any time.

15. Right-holders shall not sell or lease their rights of grazing in the forest nor give permission to others to graze.

16. (i) No land shall be broken up or cleared for cultivation or any other purposes in the 1st class protected forests.

(ii) No land shall be broken up or cleared for cultivation or any purpose in 2nd class protected forests except with the permission in writing of the Deputy Commissioner of the district.

17. Removal of bark from green trees is prohibited.

18. Girding and tapping of trees and cutting of torhwood from deodar and other trees is prohibited.

19. (a) Oak and broad-leaved species above 1 foot in girth may be lopped provided the upper one third of the crown is left un-touched.

(b) Rai trees (Spruce and Fir) over one and half foot in girth may be lopped provided upper half of the crown is left un-touched.

20. The right-holders may cut, collect and remove the following for purposes of domestic and agricultural requirements without obtaining any permit:—

(a) All dry fallen trees, except deodar, walnut, shisham and kail, over 2 feet in girth.

(b) Branches of all dry and fallen trees.

(c) Stumps of fallen trees provided the hammer on the stumps is left intact.

(d) Refuse from fellings.

(e) Brushwood.

(f) Such trees as may be marked for the purpose by the forest department.

(g) Stones and slates from second class protected forests for their own domestic and agricultural requirements. Starting of new quarries without permission is prohibited.

(h) Earth for plastering and making pots.

(i) Grass for domestic cattle as specified in the records of rights.

21. Construction of water courses in the first and second class protected forest is prohibited except with the permission of the Government.

22. Burning *ghats* admitted in the settlement will be permitted to be used as such.

23. Subject to such restrictions (including complete stoppage) as the Government may impose the right-holders and others may exercise the following privileges:

(a) Collection of small quantities of violet flowers in the hot and rainy season, collection of mushrooms

and edible medicinal roots in summer, and collection of walnuts and sharoli in autumn and sale of any of these provided the sales do not take the nature of trade.

- (b) Renewal by the shoe-makers of bark from fallen trees and of wood from the deodar stumps (of felled trees) leaving the hammer marks intact.
- (c) Removal of yew leaves.
- (d) Extraction of deodar oil from deodar chips or wood or from its stumps and roots or making of kiln for the purpose in 1st class protected forests is prohibited, but Divisional Forest Officer may permit its construction in II class protected forests on payment of fees prescribed by Government.

24. Grazing by nomadic gujjars is prohibited except to the extent allowed by Government on specified conditions and regulations and on payment of such fees as may be prescribed.

25. The following rules are only applicable to the II class protected forests:

- (a) The trees are divided into two categories as under—
Trees of the first category.—Deodar, kail, chil, rai, pindrai, ban, Mohru, kharshu, akhrot, shisham, tun, kakar, siris, shamshad, kau and khair.

Trees of the second category.—Kharak, bewal, drek, karal, chulti, challan, kanish, kainth, figs, baras, beons, tayamal, umar, nirgal.

- (b) The zamindars may lop all trees of the first and second categories except deodar, shisham and tun, provided that the lopping is confined to the lower middle part of the crown. In the case of ban, mohru, and kharashu the lopping may extend to the top of the tree.

- (c) When there are no kail trees available near the cremation grounds, the zamindars may cut deodar trees upto three feet in girth for burning the dead.

- (d) Cutting of grass from the *ghasnis* is prohibited except by those who are in recorded possession of them. Likewise lopping of mohru and ban in lands near habitation is prohibited except by those who are in possession of them.

By order,
V. P. AGARWALA,
Secretary.

TRANSPORT DEPARTMENT

NOTIFICATION

Simla-1, the 16th September, 1965

No.GM:/WS. 40-4/64.—Whereas in exercise of the powers vested in him under sub-section (3) of section 68-D of the Motor Vehicles Act, 1939, the Administrator (Lieutenant Governor), Himachal Pradesh, published a scheme vide notification No.H(T)14-466/58, dated the 6th March, 1963, in Himachal Pradesh Gazette, on the 20th April, 1963.

Whereas the said scheme was further modified vide notification No.3-40/62-Tpt., dated 20th November, 1964.

And whereas the State Transport Undertaking is of the opinion that for the purpose of providing an efficient, adequate, economical and properly co-ordinated road transport service for the convenience of the tourists visiting

Himachal Pradesh it is necessary in the public interest that the scheme published vide notifications, aforementioned, need further be modified.

Now, therefore, in exercise of the powers vested in the State Transport Undertaking, under section 68C read with section 68E of the Motor Vehicles Act, 1939, the following modifications of the scheme, are published in the official gazette.

Any person or Undertaking, affected by these modifications of the scheme, may within 30 days from the day of the publication of these modifications in the official gazette, file objections thereto before the Secretary to the Himachal Pradesh Government in the Transport Department, Kennedy house, Simla-4.

MODIFICATIONS IN THE SCHEME

- (i) The private operator may apply to the General Manager, Himachal Pradesh Government Transport for the attachment and issue of route permit, against his motor car/motor cab.
- (ii) The applicant shall deposit Rs. 2,000 as attachment fee for a period of one year, with the General Manager, Himachal Government Transport and unless such deposit is made, the application shall be rejected straightaway by the General Manager, Himachal Government Transport.
- (iii) The General Manager, Himachal Government Transport shall apply to the State Transport Authority for the issue of a route permit against the attached vehicle. The application shall be considered on merit and the State Transport Authority shall be at liberty to reject any application without assigning any reasons therefor. Upon such rejection the private operator shall be refunded his sum of Rs. 2,000.
- (iv) The vehicle shall run on a permit granted for one year by the State Transport Authority in favour of the State Transport Undertaking. The permit shall enable the vehicle to carry bonafide tourists on any Intra-State routes in Himachal Pradesh, on prescribed rates which will be reviewed from time to time. The State Transport Authority shall, however, have the power of restricting any area or route in relation to any permit, which it may deem proper in public interest at any time, and for that may take into consideration development of tourist traffic of different areas or routes.
- (v) The attachment fee of Rs. 2,000 shall be reviewed annually by the State Government and the amended figure shall constitute the attachment fee for future permits.
- (vi) No private operator shall ordinarily be allowed to have more than one vehicle attached with the Himachal Government Transport at a time, exceptions would, however, be made in the case of justified demands as decided by the State Transport Authority.
- (vii) The attached vehicle and the operators thereof shall be under the general control and supervision of the Transport Department.
- (viii) This modified scheme will last only as long as the State Transport Undertaking does not possess its own fleet which is large enough to meet all demands.

By order,
P. P. SRIVASTAVA,
General Manager.

भाग ४—स्थानीय स्वायत्त शासन : म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटोफाइड और टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATIONS

Simla-4, the 15th September, 1965

No. 7-4/64-LSG. (II).—In exercise of the powers conferred upon him by proviso to sub-section (1) of section 20, read with section 24 of the Punjab Municipal

Act, 1911, as applied to Himachal Pradesh, and read with notification No. 7-4/64-LSG (I), dated September 15, 1965, and notification No. LSG. 62-18/54-V, dated September 21, 1961 the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint the

District Magistrate Bilaspur, to be the President of the Municipal Committee, New Bilaspur Township.

Simla-4, the 15th September, 1965

No. 7-4 64-LSG. (I).—In supersession of this department notification No. LSG. 62-18/54-IV, dated September 21, 1961, and in exercise of the powers conferred upon him by section 12, read with section 24 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint the following officers to be the members *ex-officio* of the Municipal

Committee, New Bilaspur Township, with immediate effect:

1. District Magistrate, Bilaspur.
2. Executive Engineer, New Bilaspur Township, Himachal Pradesh Public Works Department, Bilaspur.
3. District Medical Officer, Bilaspur.
4. Divisional Forest Officer, Bilaspur.
5. Resettlement and Rehabilitation Officer (Magistrate 1st Class), Bilaspur.

By order,
D. B. LAL,
Secretary.

भाग ५—वैयक्तिक अधिसूचनाएं और विज्ञापन

In the Court of Shri P. Chakravarty Compensation Officer, Mandi

In the matter of Shri Kushla, Nokhu s/o Kamla, caste Rajput, r/o Jhamrani, Illaqa Bagra, Tehsil Sadar (Applicant).

Versus

Shri Devkinandan *alias* Sansar Chand, Prakash Chand s/o Saukar Dass, Prem Singh s/o Nand Lal, Narain Prashad *alias* Rudhu, Siri Dev s/o Smt. Vidya wd/o Shiv Ram d/o Nain Sukh, Balbant Kumar, Bijai Kumar *alias* Om Kumar minor under guardianship Balbant Kumar, Manchli Devi d/o Madho Prashad, Gandhari s/o Joginder Pal, Lalita Kumari, Kaushwa Kumari adult, Rajji Devi minor under guardianship Balbant Kumar s/o Govind Ram, Pawan Kumar s/o Suraj Mani, Maya Dhar s/o Tana, Surender Pal, Narender Singh s/o Ganesh Dutt, Hem Prabh s/o Kundan, Roshan Lal, Chander Narain Mitra *alias* Lachhmi Narain, Gudal *alias* Kishan Kumar s/o Smt. Minni d/o Sunder Lal, Smt. Ajna s/o Girdhari Lal, Hari Sukh *alias* Sukh s/o Kundan, Gopal, Punu, Hans s/o Thanthu, Makhan Lal, Charanji Lal s/o Smt. Bhawani Devi, s/o Smt. Chamdermu wd/o Singh, caste Khatri, R/o Nagar Mandi (Respondents).

Application for grant of proprietary rights under section 11 (2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under order 5, rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on November 22, 1965 failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the Court.

(Seal.) P. CHAKRAVARTY,
Compensation Officer.

In the Court of Shri P. Chakravarty, Compensation Officer, Mandi district, Mandi

In the matter of Shri Ramdyal s/o Gushaun, caste Saini, r/o Chandyal, Illaqa Balh, Tehsil Sadar (Applicant).

Versus

Shri Man Singh, s/o Bhagat Singh, Mangat Ram, Prem Singh, Tek Singh s/o Bhagwant Singh, Kishan Singh s/o Netar Singh, caste Rajput, r/o Kehnwal Pachhiat, Tehsil Sadar (Respondents).

Application for grant of proprietary rights under section 11 (2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has now been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under order 5, rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on 29th November, 1965, failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the Court.

Seal. P. CHAKRAVARTY,
Compensation Officer.

In the Court of Shri P. Chakravarty, Compensation Officer, Mandi district, Mandi

In the matter of Shri Thola s/o Loharu, caste Chamar, r/o Reur, Illaqa Bagra (Applicant).

Versus

Sarvshri Padmu s/o Dilu, Mst. Dode wd/o Bhikam, Rudar Datt, Kaseb Datt s/o Thakar, caste Brahmin, r/o Reur, Illaqua Bagra (Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has now been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under order 5, rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on 25-11-65, failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the Court.

Seal. P. CHAKRAVARTY,
Compensation Officer.

In the Court of Shri P. Chakravarty, Compensation Officer, Mandi district, Mandi

In the matter of Shri Fatha, Bhadar, Himat s/o Lachhman and Sunders s/o Jawahar, caste Rajput, r/o Natned, Illaqa Pachhiat, Teh. Sadar (Applicants).

Versus

Sarvshri Sohan Singh s/o Pratap Singh, Girdhari Singh, Biri Singh s/o Kishan Singh, caste Rajput, r/o Janed, Illaqa Pachhiat, Teh. Sadar (Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has now been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under order 5, rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on 26-1-65 failing which ex-parte proceedings shall be taken against them.

Given under my hand and seal of the Court.

Seal. P. CHAKRAVARTY,
Compensation Officer.

In the Court of Shri P. Chakravarty, Compensation Officer, Mandi district, Mandi

In the matter of Shri Girdhari s/o Bhagat and Thakeru *alias* Thauker s/o Saju, caste Brahmin, r/o Sadehra, Illaqa Bagra, Tehsil Sadar (Applicants).

Versus

Shrimati Tikmi wd/o Haran, Jaidev *alias* Dhaba s/o Lachhman, Thaker Dass, Devi Roop s/o & Smt. Oma Vati,

Smt. Kanta, Smt. Koara *alias* Tauhin d/o Gokal, Jai Dev, Nathu s/o Goverdhan, Kishan Chand, Hem Raj s/o Bali Bhadar, caste Khatri, r/o Mandi (Himachal Pradesh) (Respondents).

Application for grant of proprietary rights under section 11 (2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served

in the ordinary way of service, hence this proclamation under order 5, rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on November 19, 1965, failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the Court.

P. CHAKRAVARTY,
Compensation Officer.

Seal.

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुपूरक

शून्य

